

**PUBLIC NOTICE OF THE GROVELAND COMMUNITY REDEVELOPMENT  
AGENCY BUDGET WORKSHOP MEETING SCHEDULED TO CONVENE AT 7:30  
P.M., MONDAY, AUGUST 3, 2016 AT THE E. L. PURYEAR BUILDING, 243 S. LAKE  
AVE.**

|                   |                           |       |
|-------------------|---------------------------|-------|
| CHAIR             | TIM LOUCKS                | _____ |
| VICE-CHAIR        | KAREN MCMICAN             | _____ |
| BOARD MEMBER      | JOHN GRIFFIN              | _____ |
| BOARD MEMBER      | DINA SWEATT               | _____ |
| BOARD MEMBER      | MIKE RADZIK               | _____ |
| BOARD MEMBER      | RALPH MORRIS              | _____ |
| BOARD MEMBER      | BRIGGETT BRANNON          | _____ |
| CITY ATTORNEY     | ANITA GERACI-CARVER, ESQ. | _____ |
| CRA LIAISON       | RODNEY LUCAS              | _____ |
| CITY/CRA MANAGER  | REDMOND JONES, II         | _____ |
| ACTING CITY CLERK | LISA CORTESE              | _____ |
| SERGEANT-AT-ARMS  | CHIEF M. SMITH TENNYSON   | _____ |

**AGENDA**

1. Discussion: CRA Budget - Fiscal Year 2016-17

*Groveland Code of Ordinances Sec. 2-58 (f).* Any person desiring to address the council shall first secure the permission of the presiding officer and shall give his name and address for the record. All remarks shall be addressed to the council as a body and not to any member thereof unless permission to do so is first granted by the presiding officer. Unless further time is granted by the presiding officer or the council, members of the public shall limit their discussion or address to no more than five minutes. No question shall be asked a councilmember or city official except through the presiding officer.

Pursuant to the provisions of Chap. 286, F.S., Sec. 286.0105, if a person decides to appeal any decision made by this body with respect to any matter considered at this meeting, he or she will need a record of the proceedings, and that for such purpose, he or she may need to ensure that a verbatim record of the proceedings is made, which record may include the testimony and evidence upon which the appeal is to be based and is advised to make such arrangements at his or her own expense.